## IN THE UNITED STREET DISTRICT COURT FOR THE SIDDLE DISTRICT OF PERSYLVANIA

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TTAINS P. JAMES
Plaintiff

CIVIL ACTION NO. 1:01-CV-1015

(Jedge Kame)

YORK COURTY POLICE
DEPARTMENT, JAMES H. HORMAN,
RICHARD PRODICERD, MATRIXO E. CRAIL,
GENE FELLS, DET. RHEELER, CO. BAYLARE,
RAINY SHIPSE, BRIAN WEETMORSLAND.
AND DEDICTIVE GLONCISERI,
Defectants

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OCT 2 8 2003

OFFICE OF ATTORNEY GENERAL LITIGATION SECTION

## CONSTRUCTOR STATE OF STREET

In accordance with Pederal Rules Of Civil Procedure, Rule 33, plaintiff requests that Defendant, York County Police Dept., RF ML, answer the following interrogatories separately and fully in writing under ceth, and that the answers be signed by the person making them and be served on plaintiffs within 45 days of service hereof.

In responding to these interrogatories, furnish all information which is available to you, including information in the passession of your attorneys or investigators for your attorneys, and sensity information known of your own personal knowledge.

If you can't answer the following interrogatories in full, after exercising due diligence to secure the information to do so, so state, and answer to the extent possible, specifying your insullity to answer the remainder, and stating whatever information, or knowledge you have concerning the unanswered portions.

These interrogatories shall be decend continuing, so as to require supplemental answers as new and different information materialises throughout this proceeding.

1. What is your full hame and address?

this proceeding.



- 2. On Jamuary 10, 2001, were you employed by the Pennsylvania State
  Attorney General Office?
- 3. On January 19, 2001, were you on duty as a Police office/Agent, at the Mail Box Sto., 2536 Sastern Blvd., York Pennsylvania, located at the Kingston Equare Center?
- 4. If yes, what was your reasons or purpose of being at that location; what is the full names, capacity and last known business and residence address of the individual who was your immediate superior?
- (a) Where your superior present on January 10, 2001, at the Hail Box Etc., Kingston Square Canter?
  - (b) If yes, what was their purpose for being at that location?
  - (c) At what time of the day did you go on duty?
  - (d) At what time of the day did you go off duty?
- 5. Did you have any encounter, or contact with Plaintiff's, Tyrone P. James, on January 10, 2001?
- 6. If yes, state specifically and in detail, as accurately as you can resember, the exact sequence of events that occurred subsequent to your initial encounter, or contact with the Plaintiff, on that date.
- 7. Did you at any time on January 10, 2001, or on any other date, trasple upon, run over, use a vehicle in the arrest, arrest, handouffed, beat, strike, kick, apay with MACS, or with any other chamical, used a vehicle to struck Plaintiff, danied Plaintiff access to counsel, or other-wise abuse Plaintiff?
  - 8. If yes, were any other person involved?
- 9. Her any written report made of the details of the conduct in interrogatories number- 77
  - 10. If yes, state:
- (a) The name, padge or identification number, and present address of the persons who prepared each such report;
- (c) The name, or identification number, and present address of the person
  of persons for warm court sould report was prepared;

- (c) The date, time and place where each such report was prepared;
- (d) The name, badge, or identification number, and present address of the present sustadian of each such report.
- 11. If the answer to question 9 is yes, was each such report written, or reduced to writing?
- 12. If yes, attach a copy of each such written report to your enewer to these interrogatories.
- 13. State the masses and address, or otherwise identify and locate any person, or persons, who, to your knowledge, or to the knowledge of your Agents and Attorneys, purport to have knowledge of facts relevant to the conduct described in these interrogatories.
- 14. Do you, your Attorneys, or any person employed by you, or your Attorneys, have possession, or known of the existence of any books, records, reports made in the ordinary course of business, other printed, or documentary material, or protographs, drawings, or documents, or other tangible objects that are relevant to the conduct described in these interrocutories?
- 15. If yes, state the names and descriptions of each such item; the names and addresses of each person who made, prepared, or took each such item, the names and addresses of the custodies of each such items; the date, time and place where each items were made, prepared, or taken; the method by and purpose for which each such items were made, prepared, or taken;
  - (a) The manner in which each such items were is relevant to the conduct described in those interrogatories.
  - 16. If the answer to question 14, is yes, do you have knowledge of any item mentioned there being altered in any manner, lost or destroyed?

    Date : October 24, 2003.

By, Tyrone James (Signatures)

Tyrone P. James EX 9451 P.O. Box A Bellafonte, PA 1532390820